United States District Court, Eastern District of Washington Magistrate Judge Alexander C. Ekstrom Yakima

USA v. ALBERTO PASTRANA Case No. 1:22-CR-2058-SAB-1

Arraignment on Superseding Indictment:

07/15/2022

\boxtimes	Pam Howard, Courtroom Deputy [Y] Erica Helms, US Probation / Pretrial	\boxtimes	Todd Swensen, US Atty Paul Shelton, Defense Atty Interpreter NOT REQUIRED
	Services		•
\boxtimes	Defendant present ⊠ in custody USM		Defendant not present / failed to appear
	□out of custody		
\boxtimes	Rights given	\boxtimes	Defendant continued detained
\boxtimes	Acknowledgment of Rights filed		Conditions of release as previously imposed
\boxtimes	Defendant received copy of charging document		
\boxtimes	Defendant waived reading of charging document		
	Charging document read in open court		
DEMADIZ			

REMARKS

Defendant appeared and was assisted by counsel and advised of their rights and the allegations contained in the charging document.

The Defendant acknowledged to the Court that their true and correct name is: ALBERTO PASTRANA.

"Not guilty" plea entered.

Discovery to be provided pursuant to the local rule on discovery.

The Court ordered:

- 1. Matters involving detention have been previously heard and determined. Issue of detention not before the Court. Pre-existing Order of Detention will remain in full force.
- 2. Defendant shall be detained by the U. S. Marshal until further order of the Court.
- 3. As required by Rule 5(f), the United States is ordered to produce all information required by *Brady v. Maryland* and its progeny. Not doing so in a timely manner may result in sanctions, including exclusion of evidence, adverse jury instructions, dismissal of charges, and contempt proceedings. Order forthcoming.

Digital Recording/Y-102